

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF NEW YORK

**C. ROBERT ALLEN, III, by LUKE ALLEN
As Guardian for the Property Management
Of C. Robert Allen, III,**

Plaintiff,

-vs-

**CHRISTOPHER DEVINE, BRUCE BUZIL,
LAKESHORE MEDIA, LLC, MILLCREEK
BROADCASTING LLC, COLLEGE CREEK
MEDIA LLC, MARATHON MEDIA GROUP,
LLC, 3 POINT MEDIA – SALT LAKE CITY,
LLC, 3 POINT MEDIA DELTA, LLC, 3 POINT
MEDIA – UTAH, LLC, 3 POINT MEDIA-
FRANKLIN, LLC, 3 POINT MEDIA-
PRESCOTT VALLEY, LLC, 3 POINT MEDIA
COALVILLE, LLC, 3 POINT MEDIA-
ARIZONA, LLC, 3 POINT MEDIA-FLORIDA,
LLC, 3 POINT MEDIA-KANSAS, LLC, 3
POINT MEDIA-OGDEN, LLC, 3 POINT
MEDIA- SAN FRANCISCO, LLC,
MIDVALLEY RADIO PARTNERS, LLC, D&B
TOWERS LLC, SUPERIOR BROADCASTING
OF NEVADA, LLC, SUPERIOR
BROADCASTING OF DENVER, LLC,
WACKENBURG ASSOCIATES, LLC,
PORTLAND BROADCASTING, LLC,
DESERT SKY MEDIA, LLC and John Does 1-
50,**

Civil Action No.
2:09-cv-00668-ADS-MLO

Defendants.

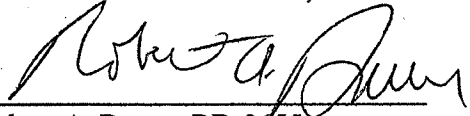
**STIPULATION EXTENDING DEFENDANT BRUCE
BUZIL's TIME TO ANSWER OR OTHERWISE RESPOND
TO PLAINTIFF'S COMPLAINT**

IT IS HEREBY STIPULATED AND AGREED, by and among the undersigned
counsel for the parties that the time for Defendant Bruce Buzil to answer or otherwise respond to

the Complaint in the above-captioned matter is hereby extended from March 12, 2009 to March 20, 2009.

Dated: March 11, 2009

HISCOCK & BARCLAY, LLP



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It is So Ordered:

Dated: March , 2009
Central Islip, New York

Hon. Arthur D. Spatt, U.S.D.J.